

1 of 2

June 29, 2009

Honorable Robert L. Kram
United States Bankruptcy Judge Court
ONE Bowling Green, Room 232
New York, New York 10004

I Sheryl L. Carter - 92 Woolery Lane
#C, Dayton, Ohio 45415, my phone numbers
are home (934) 742-7051, cell (934) 352-
8072. - Case No. 05-44481

I object, disagree, reject with Delphi
Corporation (The Company) - Debtor on the
modified Plan, the first Amended Joint
Plan, the modified Plan, the confirm Plan,
the December 10 Disclosure Statement, the
creditors order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Debtor has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by there attorneys
also. they have all my informations,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Kutzman Carson Consultants stating
that they recently file an objection
to my claim or interest in accordance

Ref 2

June 29, 2009

cont.

with the Modification Procedures order...
I also was told I have to file a motion
3018, a Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to waive any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that I use
for my claims in Bankruptcy Court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other Plan
also with the Bankruptcy Process, Also GM.
Again I object, disagree, Reject
with Delphi Corporation decision on all Plans.

Sincerely,
Stanley J. Carter

June 29, 2009

Honorable Robert L. Beam
United States Bankruptcy Judge/Court
One Bowling Green, Room 632
New York, New York 10004

I Sharyl L. Carter-92 Woolley
#C, Dayton Ohio 45413, my phone numbers
are, home (937) 742-7004, cell (937) 302-8072
Enclosed is my Proof of Claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert L. Beam.
This claim is against the Helmer-Belphi
Corporation (the Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney on June 22, 2009 from Kuetman
Green Consultants LLC - Belphi, Ballot
Processing - 2335 Alaska Avenue, E1
Segundo, CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ask if the cost for same, so I would
not have to pay anything.

Sharyl L. Carter

Pg 4 of 46

United States Bankruptcy Court Southern District of New York Delphi Corporation et al. Claims Processing c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue El Segundo, California 90245		Administrative Expense Claim Form	
Debtor against which claim is asserted: <i>Delphi Corporation</i> Delphi Corporation, et al. 05-44481		Case Name and Number In re Delphi Corporation, et al. 05-44481 Chapter 11, Jointly Administered	
NOTE: This form should not be used to make a claim in connection with a request for payment for goods or services provided to the Debtors prior to the commencement of the case. This Administrative Expense Claim Form is to be used solely in connection with a request for payment of an administrative expense arising after commencement of the case but prior to June 1, 2009, pursuant to 11 U.S.C. § 503.			
Name of Creditor (The person or other entity to whom the debtor owes money or property) <i>Sheryl J. Carter</i> Name and Address Where Notices Should be Sent <i>92 Woodley Lane #12</i> <i>Laurel Ohio 45415</i> Telephone No. <i>Home (937) 742-7654 + (937) 928-8572</i>		<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.	
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR: <i>935B</i>		Check here if this claim <input type="checkbox"/> replaces <input type="checkbox"/> amends a previously filed claim, dated: _____	
1. BASIS FOR CLAIM <input type="checkbox"/> Goods sold <input type="checkbox"/> Services performed <input type="checkbox"/> Money loaned <input checked="" type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input checked="" type="checkbox"/> Other (Describe briefly) <i>Employment Litigation / Wrongful Termination</i>		<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input type="checkbox"/> Wages, salaries, and compensation (Fill out below) Your social security number _____ Unpaid compensation for services from _____ (date) _____	
2. DATE DEBT WAS INCURRED		3. IF COURT JUDGMENT, DATE OBTAINED:	
4. TOTAL AMOUNT OF ADMINISTRATIVE CLAIM: \$ <i>50 million wages & interest</i> <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.			
5. Brief Description of Claim (attach any additional information): <i>Delphi Headquarters & Courts has all information and documents, brief above in number (b)(7)(D) section, documents & information lengthy.</i>			
6. CREDITS AND SETOFFS: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtor.		THIS SPACE IS FOR COURT USE ONLY	
7. SUPPORTING DOCUMENTS: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. Any attachment must be 8-1/2" by 11".			
8. DATE-STAMPED COPY: To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.			
Date <i>June 29, 2009</i>		Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any) <i>Sheryl J. Carter</i> <i>Sheryl J. Carter</i>	

United States Bankruptcy Court Southern District of New York Delphi Corporation et al. Claims Processing c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue El Segundo, California 90245		Pg 5 of 46 Administrative Expense Claim Form	THIS SPACE IS FOR COURT USE ONLY
Debtor against which claim is asserted: Delphi Corporation, et al. 05-44481 <i>Delphi Corporation</i>		Case Name and Number In re Delphi Corporation, et al. 05-44481 Chapter 11, Jointly Administered	
NOTE: This form should not be used to make a claim in connection with a request for payment for goods or services provided to the Debtors prior to the commencement of the case. This Administrative Expense Claim Form is to be used solely in connection with a request for payment of an administrative expense arising after commencement of the case but prior to June 1, 2009, pursuant to 11 U.S.C. § 503.			
Name of Creditor <i>(The person or other entity to whom the debtor owes money or property)</i> <i>Sheryl Yvette Carter</i> Name and Address Where Notices Should be Sent <i>92 Woolery Lane #2</i> <i>Dayton Ohio 45415</i> <i>Cell</i> <i>Home (937) 742-7054 + (937) 302-8072</i>	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.		
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR: <i>9353</i>		Check here if this claim <input type="checkbox"/> replaces <input type="checkbox"/> amends a previously filed claim, dated: _____	
1. BASIS FOR CLAIM <input type="checkbox"/> Goods sold <input type="checkbox"/> Services performed <input type="checkbox"/> Money loaned <input checked="" type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input checked="" type="checkbox"/> Other (Describe briefly) <i>Retiree benefits, workers compensation, employment litigation / hostile work environment</i>			
2. DATE DEBT WAS INCURRED		3. IF COURT JUDGMENT, DATE OBTAINED:	
4. TOTAL AMOUNT OF ADMINISTRATIVE CLAIM: \$ <i>50 million plus interest</i> <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.			
5. Brief Description of Claim (attach any additional information): <i>Delphi attorneys has all information and documents brief above in number one (1) section. Documents & information lengthy.</i>			
6. CREDITS AND SETOFFS: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtor.			THIS SPACE IS FOR COURT USE ONLY
7. SUPPORTING DOCUMENTS: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. Any attachment must be 8-1/2" by 11".			
8. DATE-STAMPED COPY: To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.			
Date <i>June 29, 2009</i>	Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any) <i>Sheryl Yvette Carter</i>		

United States Bankruptcy Court Southern District of New York Delphi Corporation et al. Claims Processing c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue El Segundo, California 90245		Pg 6 of 46 Administrative Expense Claim Form	THIS SPACE IS FOR COURT USE ONLY
Debtor against which claim is asserted: Delphi Corporation, et al. 05-44481 <i>Delphi Corporation</i>		Case Name and Number In re Delphi Corporation., et al. 05-44481 Chapter 11, Jointly Administered	
NOTE: This form should not be used to make a claim in connection with a request for payment for goods or services provided to the Debtors prior to the commencement of the case. This Administrative Expense Claim Form is to be used solely in connection with a request for payment of an administrative expense arising after commencement of the case but prior to June 1, 2009, pursuant to 11 U.S.C. § 503.			
Name of Creditor <i>(The person or other entity to whom the debtor owes money or property)</i> <i>Sharyl Yvette Carter</i> Name and Address Where Notices Should be Sent <i>92 Woolery Lane #2</i> <i>Dayton Ohio 45415</i> Telephone No. <i>Home (939) 742-7054 & (939) 302-8072</i>	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.		
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR: <i>9358</i>		Check here if this claim <input type="checkbox"/> replaces <input type="checkbox"/> amends a previously filed claim, dated: _____	
1. BASIS FOR CLAIM <input type="checkbox"/> Goods sold <input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input type="checkbox"/> Services performed <input type="checkbox"/> Wages, salaries, and compensation <input type="checkbox"/> Money loaned <input type="checkbox"/> Your social security number _____ <input checked="" type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Unpaid compensation for services from _____ (date) _____ <input type="checkbox"/> Taxes <input checked="" type="checkbox"/> Other (Describe briefly) <i>Pain & Suffering Workers Compensation</i> <i>Employment Litigation / Hostile Work Environment</i>			
2. DATE DEBT WAS INCURRED		3. IF COURT JUDGMENT, DATE OBTAINED:	
4. TOTAL AMOUNT OF ADMINISTRATIVE CLAIM: \$ <i>50 million dollars & interest</i> <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.			
5. Brief Description of Claim (attach any additional information): <i>Delphi Hierarchy has all information and document, brief have in number one (1) section. Documents are information together.</i>			
6. CREDITS AND SETOFFS: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtor. 7. SUPPORTING DOCUMENTS: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. Any attachment must be 8-1/2" by 11". 8. DATE-STAMPED COPY: To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.			THIS SPACE IS FOR COURT USE ONLY
Date <i>June 29, 2009</i> Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any) <i>Sharyl Yvette Carter</i>			

United States Bankruptcy Court Southern District Of New York		PROOF OF CLAIM
Name of Debtor <u>Delphi Automotive System LLC</u>		Case Number <u>05-44481</u> <u>102</u>
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		
Name of Creditor (The person or other entity to whom the debtor owes money or property): <u>Sharyl Yvette Carter</u>		<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.
Name and Address where notices should be sent: <u>Sharyl Yvette Carter</u> <u>92 Woodley Lane #C</u> <u>Bayton MD 215415</u> <u>(930) 742-7054</u> <u>cell (930) 302-8072</u>		
Last four digits of account or other number by which creditor identifies debtor:		This Space For Court Use Only
1. Basis for Claim <input type="checkbox"/> Goods Sold / Services Performed <input type="checkbox"/> Customer Claim <input type="checkbox"/> Taxes <input type="checkbox"/> Money Loaned <input checked="" type="checkbox"/> Personal Injury <input checked="" type="checkbox"/> Other <u>Employment Litigation - Hostile Work Environment</u> (date) (date)		<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input checked="" type="checkbox"/> Wages, salaries, and compensation below: Last four digits of your [REDACTED] Unpaid compensation for [REDACTED] from [REDACTED] (date) (date)
2. Date debt was incurred:		3. If court judgment, date obtained:
4. Classification of Claim. Check the appropriate box or boxes that best describe your claim and state the amount of the claim at the time case filed. See reverse side for important explanations.		
Unsecured Nonpriority Claim <u>\$50 million dollars + interest</u> <input type="checkbox"/> Check this box if: a) there is no collateral or lien securing your claim, or b) your claim exceeds the value of the property securing it, or if c) none or only part of your claim is entitled to priority.		Secured Claim. <input type="checkbox"/> Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other _____ Value of Collateral \$ _____ Amount of arrearage and other charges at time case filed included in secured claim, if any: \$ <u>50,000,000.00</u>
Unsecured Priority Claim. <input type="checkbox"/> Check this box if you have an unsecured claim, all or part of which is entitled to priority. Amount entitled to priority \$ <u>50 million dollars + interest</u> Specify the priority of the claim: <input type="checkbox"/> Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Wages, salaries, or commissions (up to \$10,000)* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5).		<input type="checkbox"/> Up to \$2,225* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7). <input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8). <input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. § 507(a)(____). * Amounts are subject to adjustment on 4/1/07 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.
5. Total Amount of Claim at Time Case Filed: \$ <u>50,000,000.00</u> (Unsecured) <u>0</u> (Secured) <u>0</u> (Priority) <u>50,000,000.00</u> (Total) + interest		
<input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or additional charges.		
6. Credits: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. 7. Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. 8. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.		This Space For Court Use Only
Date: <u>4/28/09</u> Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any): <u>Sharyl Yvette Carter</u> <u>Sharyl Y. Carter</u>		

JUNE 29, 2009

Kurtzman Carson Consultants LLC
Belphi Corporation, Ballot Processing
2335 Alaska Avenue
El Segundo, CA 90245

I Sharyl Y. Carter 92 Woolery
#2, Dayton Ohio 45413, my phone numbers
are, home (937) 742-7004, cell (937) 302-8042

Enclosed is my Proof of Claim
that I will file for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Brann.
This claim is against the below Belphi
Corporation (the Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney ON June 22, 2009 from Kurtzman
Carson Consultants LLC - Belphi Ballot
Processing - 2335 Alaska Avenue, El
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Also I would like copies of my
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not have to pay anything.

Sharyl Y. Carter

1 of 2

June 29, 2009

Kuetemagn Carson Consultants LLC
Delphi Corporation / Ballot Processing
2335 Alaska Avenue
El Segundo, CA 90245

I appear in Carter - 92 Woolley Lane
#2, Dayton, Ohio 45415, my phone numbers
are home (934) 742-7031, cell (934) 352-
8072. Case no. D5-44481

I object, disagree, reject with Delphi
Corporation (The Company) Debtor on the
modified Plan, the first amended Joint
Plan, the modified Plan, the Motion Plan,
the December 10 Disclosure Statement PRO-
cedures Order, Reorganization Plan, and
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Debtor has because Delphi only interest
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The Company has stated that I
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Delphi Corporation recently mailed
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282

cont.

June 29, 2009

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I was told I have to file a motion
3018 & Motion Rule. I am requesting
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I also would like to waive any
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Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
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Again I object, disagree, reject
with Delphi Corporation decision on all plans.

Travis J. Carter

June 29, 2009

Belphi Corporation - Securities Voting Agent
c/o Financial Balloting Group
757 Third Avenue - 3rd Floor
New York, New York 10017

I Sharyl L. Carter 92 Woolery
#2, Dayton Ohio 45415, my phone numbers
are home (937) 742-7054, cell (937) 352-8042
Enclosed is my proof of claim
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Sharyl L. Carter

1 of 2

June 29, 2009

Delphi Corporation - Securities Voting Agent
C/o Financial Balloting Group
757 Third Avenue - 3rd Floor
New York, New York 10017

I, David W. Carter - 92 Woolsey Lane
#2, Layton, Ohio 44131, my phone numbers
are home (934) 742-1031, cell (934) 352-
8072. - Case no. 05-44481

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Ref 2

cont.

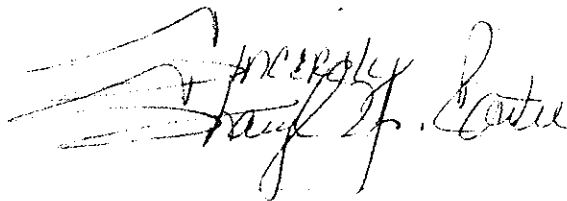
June 29, 2009

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Frank J. Carter

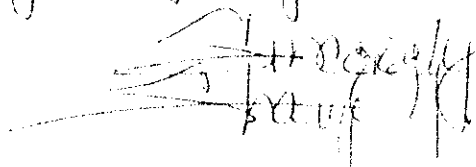
June 29, 2009

Delphi Corporation
5725 Delphi Drive
Attn: General Counsel
Troy, Michigan, 48068

I Sheryl L. Carter 92 Wooley
#2, Dayton Ohio 45413, my phone number
are, home (937) 742-7004, cell (937) 302-8042
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Sheryl L. Carter

1 of 2

June 29, 2009

Delphi Corporation
5425 Delphi Drive
Att: General Counsel
Troy, Michigan, 48068

I spent 1/2 hour - 92 Woolley Lane
#2, Dayton Ohio 45415, my phone numbers
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2 of 2

don't.

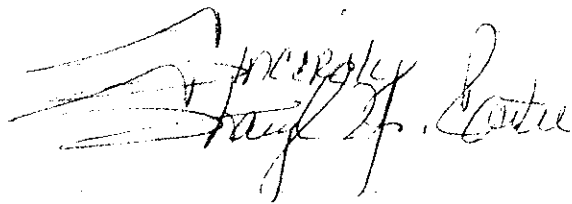
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Gregory J. Carter

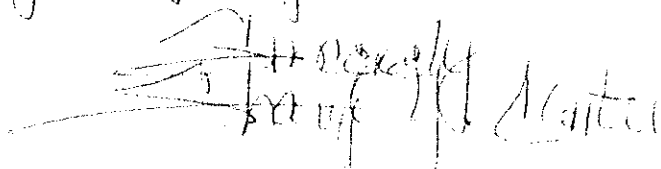
June 29, 2009

Skadden, Arps, Slate, Meagher & Flom LLP.
Attn: John Wm Butter Jr. & Ron E. Mendon
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60601

I Sheryl L. Carter 92 Woodbury
#2, Dayton Ohio 45413, my phone numbers
are, home (937) 742-7054, cell (937) 302-8072
attached is my proof of claim
that I fill out for Administrative Expense
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Sheryl L. Carter

1 of 2

JUNE 29, 2009

Skadden, Arps, Slate, Meagher & Flom LLP.
Attn: John Wm Butler Jr & Ron E. McIsaac
333 West Wacker Drive, Suite 2100
Chicago, ILLINOIS 60606

I appear in Carter - 92 Woolsey Lane
#2, Dayton, Ohio 45415, my phone numbers
are home (937) 742-1031, cell (937) 352-
8072. - Case No. 05-24481

I object, disagree, reject with Delphi
Corporation (The Company) - Delphi on the
Initial Plan, The first Amended Joint
Plan, The modified Plan, The Rejection Plan,
The December 10 Disclosure Statement PRO-
cedures Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Delphi has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, that these attorneys
also they have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Kuterman Caenen Consultants stating
that they recently file an objection
to my claim & interest in bankruptcy.

202

sort.

June 29, 2009

with the Modification Procedures order..
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to waive any
fee that I would or should have to
pay for all my documents, information
to be mailed, referred to me concerning
this claim, and other claims that is lost
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
also with the bankruptcy process. Also U.S.

Again I object, disagree, reject
with Delphi Corporation decision on all plans.

Sincerely,
Paul J. Carter

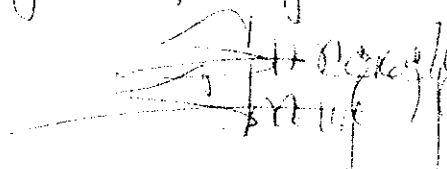
June 29, 2009

Skadden, Arps, Slate, Meagher & Flom LLP
Four Times Square
Attn: Gregory W. Fox & Kayalyn A. Marafioti
New York, New York 10036

I Sharyl Y. Carter 92 Woolsey
#2, Dayton Ohio 45413, my phone numbers
are, home (937) 742-7004, cell (937) 302-8072
attached is my proof of claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Blechman.
This claim is against the Belphi
Corporation (The Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney on June 22, 2009 from Kuetman
Larsen Consultants LLC - Belphi Pollot
Processing - 2335 Alaska Avenue, El
Segundo, CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ask if the cost be waived, so I would
not have to pay anything.


Sharyl Y. Carter

1 of 2

June 29, 2009

Skarben, Arps, Slate Meagher & Flom LLP
Four Times Square
Attn: Gregory W. Fox & Karyalyn A. Marchetti
New York, New York 10036

I spent 1 1/2 years - 92 Woolley Lane
#2, Dayton, Ohio 45415, my phone numbers
are home (937) 742-4031, cell (937) 322-
8072. Case no. D5-44481

I object, disagree, reject with Delphi
Corporation (The Company) Delphi on the
Initial Plan, the first amended Joint
Plan, the modified Plan, the Northern Plan,
the December 10 Delaware Statement Pro-
cedures Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Delphi has because Delphi only interest
is what is best for the company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by these attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Kutner Caeser Consultants - stating
that they finally file an objection
to my claim & interest in accordance.

2 of 2

sort.

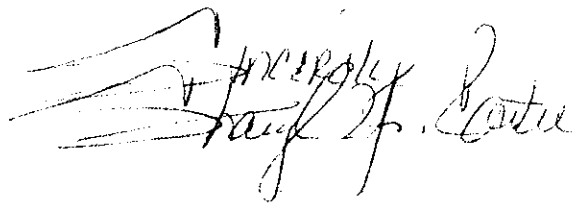
June 29, 2009

with the Modification Procedures order..
I also was told I have to file a motion
2018 & Motion Rule. I am requesting
to file a 2018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to waive any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is lost
for my claims in Bankruptcy Court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
also with the Bankruptcy Process. Also U.S.

Again I object, disagree, reject
with Delphi Corporation decision on all Plans.


Stanley H. Carter

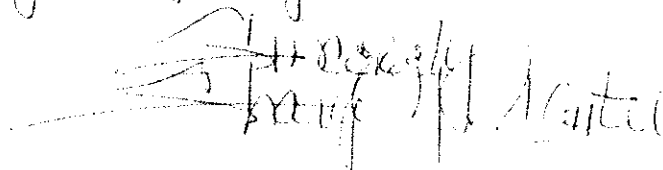
June 29, 2009

The Office of the United States Trustee
33 Whitehall Street, Suite 2100
Attn: Brian Masimato
New York, New York 10004

I Sheryl L. Carter 92 Woolery
#2, Dayton Ohio 45413, my phone numbers
are, home (937) 742-7004, cell (937) 322-8072
enclosed is my proof of claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Bloom.
This claim is against the Belphi
Corporation (the company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney, ON June 22, 2009 from Kuttman
Carson Consultants LLC - Belphi Bellot
Pawson - 2335 Hucker Avenue, El
Segundo CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ask if the court fee was, so I would
not have to pay anything.


Sheryl L. Carter

1 of 2

June 29, 2004

The Office of The United States Trustee
33 Whitehall Street, Suite 2100
Attn: Brian Masumoto
New York, New York 10004

I appear in Carter - 92 Woolley Lane
#2, Layton, Ohio 44135, my phone numbers
are home (937) 742-4031, cell (937) 322-
8072. Case No. D5-44481

I object, disagree, reject with Delphi
Corporation (The Company) before on the
proffered Plan, the first amended Joint
Plan, the modified Plan, the Northern Plan,
the December 10 Disclosure Statement pro-
cessed under, Reorganization Plan, and
any other Plan that Delphi Corporation -
before has because Delphi only interest
is what is best for the company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, but there attorneys
also they have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Kutner Cassin Consultants stating
that they formerly file an objection
to my claim & interest in bankruptcy.

Ref 2

cont.

June 19, 2009

with the Modification Procedures order.
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to receive any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is used
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
also with the Bankruptcy Process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all Plans.

Sincerely,
Stanley J. Carter

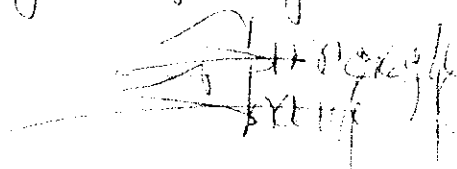
June 29, 2009

Lathan & Watkins LLP
Attn: Robert J. Koenig & Mark A. Brunde & Mitchell A. Seider
885 Third Avenue
New York, New York 10022

I Sharyl L. Carter 92 Woolery
#2, Dayton Ohio 45413, my phone numbers
are home (937) 742-7004, cell (937) 302-8072
enclosed is my proof of claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Blakey.
This claim is against the Belphi
Corporation (The Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney ON June 22, 2009 from Kuetman
Carson Consultants LLC - Belphi Pollot
Processing - 2535 Alaska Avenue, CI
Sequim WA 98245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ack if the cost is more, so I would
not have to pay anything.


Sharyl L. Carter

1 of 2

June 29, 2009

Latham & Watkins LLP
Attn: Robert J. Rosenberg & Mark A. Beaudet & Mitchell A. Seider
885 Third Avenue
New York, New York 10022

I appear in Carter - 92 Woolery Lane
#2, Dayton, Ohio 45415, my phone numbers
are home (937) 742-4031, cell (937) 302-
8072. Case no. D5-44481

I object, disagree, reject with Delphi
Corporation (The Company) Debtor on the
Proposed Plan, the first Amended Joint
Plan, the modified Plan, the Continuation Plan,
the December 10 Disclosure Statement PRO-
ceedings Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Debtor has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by their attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of their attorneys
Sutemans Carson Consultants stating
that they possibly file an objection
to my claim & interest in bankruptcy.

Ref 2

sent.

June 29, 2009

with the Modification Procedures order..
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to have any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is lost
for my claims in Bankruptcy Court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the Modified Plan, and other plan
also with the Bankruptcy Process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all plans.

Merely
Frank J. Coste

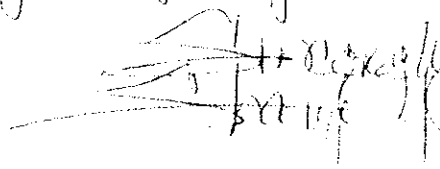
June 29, 2009

Davis Polk & Wardwell
450 Lexington Avenue
Attn: Donald S. Bernstein & Brian Pernick
New York, New York 10022

I Sharyl L. Carter 92 Woolery
#2, Dayton Ohio 45415, my phone numbers
are home (937) 742-7054, Cell (937) 352-8042
I enclosed is my Proof of Claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Brann.
This claim is against the Belphi
Corporation (the Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney on June 22, 2009 from Kuetman
Carson Consultants LLC - Belphi Ballot
Processing - 2335 Alaska Avenue, El
Segundo, CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
not if the court has wave, so I would
not have to pay anything.


Sharyl L. Carter

1 of 2

June 29, 2009

Doris Polk & Wardwell
450 Lexington Avenue
Attn: Donald S. Bernstein & Brian Pernick
New York, New York 10022

I, Joseph V. Carter - 92 Woolsey Lane
#1, Bayton, Ohio 45815, my phone numbers
are home (937) 742-1031, cell (937) 352-
8072. Case No. D5-44481

I object, disagree, reject with Belphi
Corporation (The Company) - Belphi on the
Initial Plan, The first Amended Joint
Plan, The modified Plan, The Uniform Plan,
The December 10 Disclosure Statement Pro-
cedures Order, Reorganization Plan, and
any other Plan that Belphi Corporation -
Belphi has because Belphi only interest
is what is best for the company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by these attorneys
also. They have all my information,
documents, etc.

Belphi Corporation recently mailed
me a letter from one of the attorneys
Kuterman Caenen Consultants stating
that they recently file an objection
to my claim & interest in dividends.

2 of 2

cont.

June 29, 2009

with the Modification Procedures order.
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to receive any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is used
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
also with the bankruptcy process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all Plans.

Sincerely,
Frank J. Carter

June 29, 2009

Willie Fare + Gallagher LLP
787 Seventh Avenue
Attn: Marc Abrams + Richard Mancino
New York, New York 10019

I Sheryl L. Carter 92 Woolery
#2, Dayton Ohio 45413, my phone numbers
are, home (937) 742-7004, cell (937) 302-8072
enclosed is my proof of claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Blum.
This claim is against the Belstar Belphi
Corporation (The Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney ON June 22, 2009 from Kuttman
Carson Consultants LLC - Belphi Bellot
Processing - 2335 Hucker Avenue, El
Segundo CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ask if the cost be waived, so I would
not have to pay anything.

Sincerely
Sheryl L. Carter

1 of 2

June 29, 2009

Willie Fack + Gallagher LLP
487 Seventh Avenue
Attn: Mark Abrams + Richard Marcus
New York, New York 10019

I paid 1/2 Carter - 92 Woolsey Lane
#2, Bayton, Ohio 45415, my phone numbers
are home (934) 742-4031, cell (934) 382-
8072. Case no. D5-44481

I object, disagree, reject with Delphi
Corporation (The Company) before on the
Motional Plan, the first Amended Mot
Plan, the Motional Plan, the Motion Plan,
The December 10 Disclosure Statement pro-
calves order, Reorganization Plan, and
any other Plan that Delphi Corporation -
before has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by these attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Kutner Cassin Consultants - stating
that they recently file an objection
to my claim & interest in accordance

Ref 2

cont.

June 29, 2009

with the Modification Procedures order.
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to have any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is used
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
also with the bankruptcy process. No O.M.

Again I object, disagree, reject
with Delphi Corporation decision on all plans.

Sincerely,
Stanley J. Carter

JUNE 29, 2009

United States Department of Treasury
Cadwalader, Wickersham & Taft LLP
One World Financial Center
New York, New York 10281
Attn: John J. Kapinski & Glen B. Haker

I Sheryl L. Carter 92 Woolsey
#2, Dayton Ohio 45415, my phone number
are home (937) 742-7004, cell (937) 302-8072
I enclosed is my proof of claim
that I fill out for Administrative Expense
claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Sklar.
This claim is against the Belphi
Corporation (the company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney on June 22, 2009 from Kuetman
Carson Consultants LLC - Belphi, 9601
Pineburg - 2535 Alaska Avenue, E1
Seattle, WA 98145.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ask if the cost be waived, so I would
not have to pay anything.

Sincerely,
Sheryl L. Carter

1 of 2

June 29, 2009

United States Department of Treasury
Cachetader, Wickesham & Taft RUP
One World Financial Center
New York New York 10281
Attn: John S. Lapinovich & Owen B. Haker.

I, David W. Carter - 92 Woolley Lane
#2, Dayton Ohio 45415, my phone numbers
are home (934) 742-1031, cell (934) 352-
8072. - Case No. 05-44481

I object, disagree, reject with Delphi
Corporation (The Company) Debtor on the
Modified Plan, The first Amended Joint
Plan, The modified Plan, The Confirmation Plan,
The December 10 Reorganization Statement PRO-
cedures Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Debtor has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by these attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Katzman Carson Consultants - stating
that they recently file an objection
to my claim & interest in accordance

Ref 2

sort.

June 29, 2009

with the Modification Procedures order.
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to leave any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is used
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other Plan
also with the Bankruptcy Process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all Plans.

Sincerely,
Stanley J. Carter

June 29, 2009

United States Department of Justice
20 Chambers Street, 3rd Floor
Attn: Matthew L. Schwartz & Joseph N. Corcoran
New York, New York 10007

I Shazyl L. Carter 92 Woolsey
#2, Bayton Ohio 415413, my phone numbers
are, home (934) 742-7004, cell (934) 302-8072
I enclosed is my proof of claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Brann.
This claim is against the Belchi Belchi
Corporation (the Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belchi
Attorney on June 22, 2009 from Kuetman
Carson Consultants LLC - Belchi Belchi
Processing - 2535 Alaska Avenue, El
Segundo, CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ack if the cost for same, so I would
not have to pay anything.

Sincerely
Shazyl L. Carter

1 of 2

June 29, 2009

United States Department of Justice
86 Chambers Street 3rd Floor
Attn: Matthew L. Schwartz + Joseph N. Casades
New York, New York 10007

I, David V. Lator - 92 Woolsey Lane
#2, Dayton, Ohio 45415, NY Phone Numbers
are home (934) 742-7031, cell (934) 352-
8072. - Case no. 05-44481

I object, disagree, reject with Delphi
Corporation (The Company) Lector on the
Identical Plan, The first Amended Joint
Plan, The modified Plan, The Motion Plan,
The December 10 Release Statement PRO-
cedures Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Lector has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, by these attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Sutman Caen Consultants stating
that they presently file an objection
to my claim & interest in the case.

Ref 2

cont.

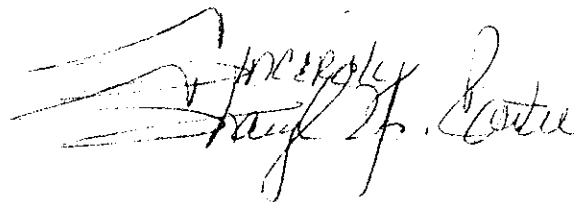
June 29, 2009

with the Modification Procedures order..
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to have any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is lost
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other plan
also with the bankruptcy process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all plans.


Gregory J. Carter

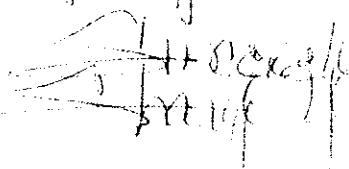
June 29, 2009

General Motors Corporation
Weil Global & Manges LLP
767 Fifth Avenue \ Attn: Jeffrey L. Tanenbaum & Robert J. Lemons
New York, New York 10153

I Sharyl L. Carter 92 Woodbury
#2, Dayton Ohio 45415, my phone numbers
are, home (937) 742-7004, Cell (937) 382-8042
Enclosed is my proof of claim
that I will file for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Brady.
This claim is against the Belphi
Corporation (the Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney ON June 22, 2009 from Kuetman
Larsen Consultants LLC - Belphi Bellot
Processing - 2335 Alaska Avenue, EI
Segundo, CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
ackit the cost for same, so I would
not have to pay anything.


Sharyl L. Carter

1 of 2

June 29, 2009

General Motors Corporation
Neil Gotshal & Manges LLP
767 Fifth Avenue | Attn: Jeffrey L. Tannenbaum & Robert J. Lemons
New York, New York 10153

I appear by letter - 92 Woolley Lane
#2, Dayton, Ohio 45415, my phone numbers
are home (934) 742-4001, cell (934) 352-
8072. - Case No. 05-44481

I object, disagree, report with Delphi
Corporation (The Company) Report on the
Merited Plan, The first Amended Joint
Plan, The Merited Plan, The Continuation Plan,
The December 10 Preliminary Statement PRO-
cedures Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Delphi has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claim case is
in Bankruptcy Court, that there attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
business career consultants - taking
that they finally file on behalf
to my claim interest in accordance.

2 of 2

cont.

June 29, 2009

with the Modification Procedures order..
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to waive any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is lost
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so why can't Delphi other company help
with the modified Plan, and other Plan
also with the Bankruptcy Process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all Plans.

Sincerely,
Frank J. Coste

June 29, 2009
Schulte Roth & Zabel LLP
919 Third Avenue
Attn: Adam C. Harris & David J. Kaep
New York, New York 10022

I Sharyl L. Carter 92 Woodbury
#2, Bayton Ohio 45413, my phone numbers
are, home (934) 742-7004, cell (934) 302-8042
enclosed is my Proof of Claim
that I fill out for Administrative Expense
Claim that is in the United States Bankruptcy
Court Southern District of New York
before the Honorable Robert B. Blakey.
This claim is against the Belstar-Belphi
Corporation (the Company). Case No. 05-
44481.

I received several documents and
the Proof of Claim form from Belphi
Attorney on June 22, 2009 from Kuttman
Larson Consultants LLC - Belphi Pollot
Processing - 2335 Alaska Avenue, El
Segundo, CA 90245.

Also I would like copies of my
case and all documents that was
presented for my claim-cases. I would
not if the cost is too high, so I would
not have to pay anything.

Sharyl L. Carter

1 of 2

JUNE 29, 2004

Schutte Roth + Zabel LLP
919 Third Avenue
Attn: Adam C. Harris + David J. Karp
New York, New York 10022

I, David L. Lector - 92 Woolsey Lane
#2, Layton, Ohio 44115, my phone numbers
are home: (934) 742-4031, cell (934) 302-
8072. - Case No. D5-44481

I object, disagree, reject with Delphi
Corporation (The Company) Lector on the
Proposed Plan, The First Amended Joint
Plan, The Modified Plan, The Rejection Plan,
The December 10 Rejection Statement Pro-
cedures Order, Reorganization Plan, and
any other Plan that Delphi Corporation -
Lector has because Delphi only interest
is what is best for the Company not the
employees, or former employees.

The Company has stated that I
did not timely file my claim all this
time, years while my claims case is
in Bankruptcy Court, that these attorneys
also. They have all my information,
documents, etc.

Delphi Corporation recently mailed
me a letter from one of the attorneys
Kutner, Green Consultants - taking
that they recently file an objection
to my claim & interest in accordance.

2 of 2

next.

June 29, 2009

with the Modification Procedures order..
I also was told I have to file a motion
3018 & Motion Rule. I am requesting
to file a 3018 & Motion Rule, and to
Delphi Corporation objection.

I also would like to have any
fee that I would or should have to
pay for all my documents, information
to be mailed, or given to me concerning
this claim, and other claims that is not
for my claim in bankruptcy court.

Certain of Delphi's U.S. affiliates
are not debtors in these Chapter 11 cases
so, why can't Delphi other company help
with the modified Plan, and other plan
also with the bankruptcy process. Also GM.

Again I object, disagree, reject
with Delphi Corporation decision on all plans.

Sincerely,
Frank J. Coste